Note: This notice should be given to a prospective purchaser prior to execution of a binding contract of sale and purchase, should be executed by the seller and purchaser and should be attached as a separate portion of a purchase contract. Please see Note below.

Notice to a Purchaser of Real Property in a Water District notice for districts located in whole or in part in the extraterritorial jurisdiction of one or more home-rule municipalities and not located within the corporate boundaries of a municipality

The real property, described below, that yo	u are about to purchase is loca	ated in the	HARRIS CO MUD 386	
District. The district has taxing authority separa bonds and levy an unlimited rate of tax in payn the district is \$0.05 on each		date, the rate of taxes levi	ed by the district on real pro	perty located in
tax, as of this date, is \$293,500,000.00 any bonds or any portion of bonds issued that	on each \$100 of assessed at are payable solely from re	l valuation. The total amount versus received or expec	nt of bonds, excluding refur ted to be received under a	nding bonds and contract with a
governmental entity, approved by the voters an aggregate initial principal amounts of all bonds property taxes is \$157,070,000.00	issued for one or more of the	e specified facilities of the	district and payable in whole	-
The district has the authority to adopt and and services available but not connected and substantially utilize the utility capacity available of this date, the most recent amount of the stand that owned the property at the time of imposition the amount, if any, of unpaid standby fees on a t	If which does not have a hore to the property. The district is dby fee is \$N/A and is secured by a lien on the	ouse, building, or other is may exercise the authority of An unpaid standard property. Any person ma	mprovement located thereon without holding an election of lby fee is a personal obligation	n and does not on the matter. As on of the person
The district is located in whole or in part i	in the extraterritorial jurisdicti	ion of the City of	HOUSTON	By law, a
district located in the extraterritorial jurisdiction a district is annexed, the district is dissolved.	of a municipality may be anne	exed without the consent of	the district or the voters of th	ie district. When
The purpose of this district is to provid issuance of bonds payable in whole or in part property, and these utility facilities are owned or	from property taxes. The cost	t of these utility facilities in the legal description of the	s not included in the purcha property you are acquiring is	se price of your
DocuSigned by:		DocuSigned by:		
WOOM COV J VCIVCA VOVOCS	May 17, 2019	Brenda (1	Mutropolis May 9, 20	)19
Signature of Seller ANDREW J DEMETROPOLIS	Date	Signature of Seller BRENDA C DEMETRO	ÖPOLIS	Date
PURCHASER IS ADVISED THAT THE INFO TIME. THE DISTRICT ROUTINELY ESTAB EACH YEAR, EFFECTIVE FOR THE YEA ADVISED TO CONTACT THE DISTRICT INFORMATION SHOWN ON THIS FORM.	BLISHES TAX RATES DUR AR IN WHICH THE TAX	ING THE MONTHS OF S RATES ARE APPROVE	SEPTEMBER THROUGH D D BY THE DISTRICT. PU	DECEMBER OF URCHASER IS
The undersigned purchaser hereby acknow the real property described in such notice or at c			tion of a binding contract for	the purchase of
Signature of Purchaser	Date	Signature of Purchaser		Date
NOTE: Correct district name, tax rate, bond amount addendum or paragraph of a purchase contract, the provide one or more of the specified facilities statement of the district's most recent projected commission to adopt and impose a standby fee, given to the prospective purchaser prior to executing on the seller's behalf may modify the necorrect calendar year in the appropriate space.	the notice shall be executed by and services, the appropriate I rate of tax is to be placed in the second paragraph of the necution of a binding contract	the seller and purchaser, as purpose may be eliminated that the appropriate space. If otice may be deleted. For toof sale and purchase, a seller.	s indicated. If the district doe ed. If the district has not yet the district does not have ap the purposes of the notice for iller and any agent, represent	es not propose to t levied taxes, a proval from the m required to be tative, or person